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राजपत्र, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, बुधवार, 24 ग्रक्तूबर, 1973/2 कार्तिक, 1895

GOVERNMENT OF HIMACHAL PRADESH

REVENUE DEPARTMENT

NOTIFICATION

Simla-2, the 22nd October, 1973

No. 10-5/73-Rev. A.—In exercise of the powers conferred on him by section 26 of the Himachal Pradesh Ceiling on Land Holdings Act. 1973 (19 of 1973), the Governor, Himachal Pradesh proposes to make the following draft rules entitled as the Himachal Pradesh Ceiling on Land Holdings Rules, 1973 and the same are hereby published in the Official Gazette for the information of the general public as required under sub-section (2) of the said section and a notice is hereby given that these

draft rules will be taken into consideration after 15 days from the date of their publication in the Official Gazette.

If any person affected thereby, desires to take any objection or has any suggestion to make, regarding these draft rules, he can send the same to the undersigned before the expiry of the above period of 15 days. The objections or suggestions, if any, so received, will be taken into consideration before finalising these rules.

DRAFT RULES

THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS RULES, 1973

Short title, extent and commencement.

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- 1. (1) These rules may be called the Himachal Pradesh Ceiling on Land Holdings Rules, 1973.
 - (2) They extend to the whole of Himachal Pradesh.
 - (3) They shall come into force at once.

Definitions.

- 2. In these rules, unless there is anything repugnant in the subject or context.—
 - (a) "Act" means the Himachal Pradesh Ceiling on Land Holdings Act, 1973;
 - (b) "form" means a form appended to these rules;
 - (c) "the land under assured irrigation" means the land irrigated by perennial State canal, kuhl or State lift irrigation scheme or State tube-well run by electric/diesel power;
 - (d) "section" means section of the Act; and
 - (e) all other words and expressions used in these rules but not defined in these rules shall have the meanings respectively assigned to them in the Act.

Areas to be treated as subservient to tea plantation.

- 3. (1) The following areas shall be treated as subservient to tea plantation:—
 - (a) areas on which there is programme for expansion of tea plantation during next ten years which will be determined by the State Government;
 - (b) areas covered by forests and forest growth of which the fuel wood, timber is required for the manufacture of the tea and maintenance of tea estate;
 - (c) low [lying lands which generally serve as water reserviors for the use of tea plantation;
 - (d) land on which tea factories, labour quarters, playgrounds and other ancillary buildings are situated; and
- (2) The owner of the tea estate will submit return in Form C-I to the Collector showing the areas he intends to include for the purpose of clause (a) of sub-rule (I) within one month from the date on which these rules will come into force. The Collector on receipt of this return shall make such inquiry as he deems fit and thereafter send his recommendations to the State Government for orders which will be final.

4. (1) Every person required to furnish a return under section 8 shall furnish it in duplicate in Form C-II in case of a landowner and a mortgagee with possession in Form C-III in case of a tenant to the Collector in whose jurisdiction the land is situate, personally or by registered post (Acknowledgement due) within six weeks from the coming force of these rules:

Provided that where the land of any such person is situate in the jurisdiction of more than one Collector, the return shall be furnished to the Collector in whose jurisdiction the largest area of land mentioned therein is situate with two additional copies thereof for each Collector in whose jurisdiction the land is situate.

- (2) In every case falling under the proviso to sub-rule (1), the Collector receiving the return shall retain the original form with him and forward two copies thereof to the Collector/Collectors of the area in which the land of the person is situate.
- (3) Where, in the case of a landowner, additional copies of Form C-II and in the case of a tenant, additional copies of Form C-III have been received by the Collector under sub-rule (2), the Collector shall, after holding such inquiry as he thinks fit, return them to the Collector from whom they were received, who shall be competent to determine the surplus area of the person concerned with respect of land falling in the jurisdiction of other Collector/Collectors also. This provision will also apply to cases falling under rule 8 (3) of these rules.
- 5. A person required to submit a return under rule 4 may take assistance of the Patwari concerned to fill up Form C-II or Form C-III, as the case may be, for him on payment of fee of rupee one to the Patwari who shall issue receipt of the fee charged by him to the person as required under the Himachal Pradesh Land Records Manual, or the Punjab Land Records Manual, as the case may be.
- 6. (1) The declaration supported by an affidavit required to be furnished under section 9 shall be furnished in Form C-IV along with the returns submitted by a person, under rule 4 within six weeks from the coming into force of these rules.
- (2) The Collector to whom the return in Form C-II or C-III is furnished under sub-rule (I) of rule 4 and the declaration supported by an affidavit is furnished in Form C-IV under sub-rule (I) of this rule shall issue a receipt of these Forms in Form C-V to the person furnishing the return as soon as the return in the required number of copies is received by him.
- 7. On receipt of return under rule 4, the Collector shail get the particulars given therein verified by the Tehsildar of the Tehsil or Naib-Tehsildar of the Sub-Tehsil as the case may be, in which the land is situate, who shall further get the return verified by the Patwari of the circle concerned. On such verification, the Tehsildar will send back the return to the Collector concerned.
- 8. (1) Where any person referred to in section 8 fails to furnish the return prescribed thereunder, the Collector shall cause the return to be filled up by the Patwari concerned, in duplicate, in Form C-VI if such person is a landowner ar nortgagee with possession and in Form C-VII if such person is a tenant. The Patwari shall retain

Form of return to be furnished by a perso having land in excess of permissible area and manner of furnishing thereof.

Patwari to assist in fi lling up Forms C-I and C-III.

Form of declaration affidavit to be submit ted under section 9.

Verification of particulars give in return referred to in rule

Collection of information under sult section (for section 9).

one copy of each return filled in by him and forward the other to Circle Kanungo.

- (2) The Circle Kanungo shall, after examination, attest all entries made by the Patwari in Form C-VI or Form C-VII, as the case may be, and forward it further to the Tehsildar who shall verify it and forward it further to the Collector.
- (3) Where the land of a person is situated in more than one Patwar Circles, the Patwaris shall prepare returns of land situated in their respective circles and send them to the Tehsildar through the Field Kanungos. The Tehsildar will consolidate the return for the Tehsil and submit it to the Collector.

Draft statement under sub-section (I) of section 10.

- 9. (1) After satisfying himself as to the correctness of the particulars mentioned in Form C-VI or C-VII, as the case may be, the Collector shall prepare a draft statement mentioned in sub-section (I) of section 10 of the Act in Form C-VIII.
- (2) The statement in Form C-VIII shall be published in the Office of the Collector and a copy thereof shall be forwarded immediately by the Collector or the person or persons concerned under cover of an endorsement prescribed in the Form and it shall be served upon person or persons as if it were summons from the Revenue Officer. Any objections received within thirty days of the service shall be duly concerned by the Collector and after affording the objectors an opportunity of being heard the Collector shall pass such order as he may deem fit.

Final statement.

10. Tea final statement under sub-section (3) of section 10, of the Act, shall be in Form C-VIII which shall be adopted subject to the modification that the word 'Draft' and the form of endorsement appearing thereon shall be omitted.

Form of statement of amount.

11. When the final statement has been published under sub-section (3) of section 10 of the Act the Collector shall, with in a month from its publication, prepare the statement of the amount in Form C-IX in accordance with the principles laid down in clauses (i) to (iii) of subsection (I) of section 14 of the Act.

Form of notice.

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12. On preparation of statement of the amount under rule 11, the Collector shall give a notice in Form C-X to all persons known to have any interest in the land for which the amount is to be paid to appear personally or by duly authorised agent before him at a time and place mentioned there in within 15 days after the date of service of notice, and to state the nature of their respective interests in the land and the amount and particulars of their claims to the amount for such interests. The re-after amount shall be apportioned among the persons having interests in the land.

Mode of payment of the amount.

13. The amount shall be paid in cash either in lump sum or in six monthly instalments not exceeding ten in the manner prescribed in rules 14 and 15. Whether the amount shall be paid in lump sum or in instalments shall be determined by the Collector.

25 Issue of 26 voucher for 27, ash pay-28, ment.

14. (1) Payment of the amount in cash shall be made through vouchers in Form C-XI. The books containing 100 vouchers and counterfoils shall be kept in double lock and shall, on receipt of a demand in Form C-XII be issued to the Collector who shall keep the book in his personal custody and before commencing use thereof, send an inti-

mation to the Treasury Officer, in Form C-XIII. Only one book shall ordinarily be issued by the Treasury Officer to the Collector at one time.

- (2) A Voucher which is not encashed for more than six months from the date of its issue shall cease to be cashable unless it is, on an application by the holder thereof, countersigned and revalidated for payment by the Collector. The holder, on failure to obtain payment within 6 months from the date of issue shall submit the voucher with an application for revalidation of the same. In case of loss, destruction or mutilation of the original voucher, the holder may apply for the issue of a fresh one. In such a case fresh voucher shall not be issued until a non-payment certificate has been obtained from the Treasury Officer.
- 15. The Treasury Officer shall keep an account of the vouchers presented and encashed on each day of payment in Form C-XIV. The statement in Form C-XIV shall be kept in a guard file. Where no payments are made on any day, the Treasury Officer shall prepare a blank statement in Form C-XIV. The Treasury Officer shall prepare a monthly statement in Form C-XV and send one copy thereof, to the Collector who shall consolidate the same in district statement to be prepared in Form C-XVI and shall forward copies thereof one each, to the Commissioner of the Division and the Financial Commissioner of Himachal Pradesh.
- 16. (1) The return under section 17 of the Act shall be furnished in Form C-XVII within three months from the date on which he acquires the land by inheritance, bequest or gift, or transfer in the case of a family by an adult member of the family and in the case of a sole minor by his guardian.
- (2) Where any person referred to in section 17 fails to furnish the return in the Form prescribed under sub-rule (I) of this rule, the collector shall cause the return to be filled up by the Patwari concerned in duplicate in the Form C-XVIII, as the case may be. The Patwari shall retain one copy of each return filled in by him and forward the other to Circle Kanungo.
- (3) The Circle Kanungo shall, after examination, attest all entries made by the Patwari in the Form C-XVIII and forward it to the Tehsildar who shall verify it and forward it further to the Collector.
- (4) Where a land of a person is situated in more than one Patwar Circle, the provisions of rules 4 and 5 of these Rules shall apply for preparation and submission of returns. The declaration supported by an affidavit to be furnished by the persons shall be in Form C-XIX.
- (5) For determination of surplus area under section 17, the provision of rules 9 and 10 will apply.
- (6) The Collector shall follow the same procedure for determination and payment of the amount as prescribed in rules 11 to 15.
- 17. In determining the market value of any building, structure or tube-well, the Collector shall take into account the advice of the Chief Engineer, Public Works Department, Himachal Pradesh concerned or any other Officer nominated by him.

Account of vouchers.

Return in respect of land acquired by a person under section 17.

Determination of market value of building, structure or tube well. Procedure.

18. In all proceedings, under the Act and these Rules, the Collector or any other Revenue Officer shall observe the procedure as prescribed for Revenue Officers in the tenancy laws for the time being in force in Himachal Prädesh.

Court fee.

19. All applications made under the provisions of the Act shall bear Rs. 1.25 court fee stamp and process fees shall be chargeable as prescribed by or under the Himachal Pradesh Court Fees Act, 1968 (8 of 1968).

Manner of service of notices or orders.

20. Save as otherwise provided in these rules, notices or orders under the Act shall be served in the manner provided in the tenancy laws for the time being in force in Himachal Pradesh.

me Repeal and savings.

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21. The Pepsu Tenancy and Agricultural Lands Rules, 1958, the Punjab Security of Land Tenures Rules, 1953 and the Punjab Security of Land Tenures Rules, 1956, as amended from time to time, are hereby repealed in their application to the area added to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, in so far as they relate to the matters dealt in these rules and are inconsistent with these rules:

Provided that, notwithstanding the repeal of the said rules, anything done or any action taken in the exercise of any power conferred by or under the said rules shall be deemed to have been done or taken in exercise of the powers conferred by or under these rules, as if these rules were in force on the day, on which such thing was done or action was taken.

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FORM C-I

[See rule 3 (2)]

RETURN SHOWING AREAS WHICH THE OWNER OF TEA ESTATE DESIRES TO INCLUDE FOR EXPANSION OF TEN YEARS PROGRAMME

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the owner of lage, Patwar nd under tea tea estate Circle & Teh-plantation full partisis!	Land requi- Remarks red for ten years expan- sion progra- mme, with Khasra Nos. and class of land
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1 2 3 4 5

CERTIFICATE

I Solemnly affirm that the particulars given by me in this Form are correct.

Signature of Land owner.

- Notes.—1. The particulars of land will be given with reference to the latest Jambandi.
 - 2. The site plan (Tatima Shajra) of the land required for ten years expension progarmme will be attached with this form duly verified by the Patwari/Field Kanungo.

S OF TRANSFER BY SALE, GIFT, MORTGAGE OR ANY OTHER DISPOSITION ADE BY A PERSON, TENANT AND MORTGAGEE WITH POSSESSION OR HIS FAMILY MEMBERS, ADULT SON AFTER 14-1-1971 TO DATE	
PARTICULARS OF TRANSFER BY SALE, GIFT, OF LAND MADE BY A PERSON, TENANT AI FAMILY MEMBERS, ADULT S	

Name and Date of trans- Whether or by particulates of fer a Registered	Mutation No.	Date of entry De	oto of ottocto	Dont
	ered and kind of mutation	mutation of the Patwari	tion of mutation by Revenue	raticulars of land i.e. Khasra Nos., class and area
1 2 3	4	5	9	7
Consideration paid if any Parti	Particulars of person/ persons in whose favour land is transferred	whose		Remarks
∞	6			10

FORM C-II (See rule 4)

THE RETURN REQUIRED TO BE FURNISHED BY A LANDOWNER/MORTGAGEE WITH POSSESSION STATING THEREIN PARTICULARS OF LAND HELD BY HIM, MEMBERS OF HIS FAMILY AND SEPARATE UNIT AND THE LAND WHICH HE DESIRES TO RETAIN FOR THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS ACT FAMILY, ADDITIONAL MINOR MEMBER AND SEPARATE UNIT

To The Collector,

furnished the follow-As required by section 8 of the Himachal Pradesh Ceiling on Land Holdings Act. 1972, -District.

ing return:—

Village	or villages		Total area held on 24-1-1971	24-1-1971		Area of land transferred after
Tehsil trrict in	Tehsil and District in which the	As landowner	As mortgagee, with possession	As lessee	As tenant	24-1-1971 (Particulars to be
land is	situate		\$ \$ \$ \$.		5	given in Schedule 'A'
2		ю	4	w		

į		Area of land left	Jeft after transfer	fer	Total area un-		under	ten- Selec	Area under ten- Selected area ants which the land-
As	As landowner	As mortgagee with possession	e As lessees	s As tenant	_ට			own to 1 Khas	owner desires to retain, with Khasra Nos. and
	∞	6	10	-	12		13	clas	class of land 14
Par	Particulars of area sought to be exempted from ceiling	ea sought to rom ceiling	Reasons for exemption		Surplus area with Khasra Nos. and class of land	asra ind		Remarks	S
,	under section 5	tion 5		91	11			81	
1									
1	Dated-				Signature/thumb impression of landowner/mortgagee with possession.	mb impression o with possession.	ssion of	f landown	ner/mortgage

The Form will be filled up by any adult member of the family recorded in the Land Records and in column The age of each member of the family whether minor or adult may be given in the remarks case of sole minor by his guardian. Notes.—1.

The class of land should be filled in as recorded in the Land Records on 24-1-1971. against his name.

Wherever figures are required in the Form the same should be in English numerals and the area should be given in bighas and acres.

For the purpose of columns 3 to 6, the share in the undivided family, registered farming co-operative 5

Ξ. In case of irrigated land, the source of irrigation whether private or Government be mentioned society or a company shall be mentioned. Column 14. FORM C-III

OF LAND HELD BY HIM AND THE MEMBERS OF HIS FAMILY AND SEPARATE UNIT AND THE LAND WHICH HE DESIRES TO RETAIN FOR THE FAMILY AND ADDITIONAL MINOR MEMBERS SEPARATE (See rule 4)
RETURN REQUIRED TO BE FURNISHED BY A TENANT STATING THEREIN PARTICULARS UNIT UNDER SECTION 8 OF THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS ACT, 1972

-District. The Collector,

As required by section 8 of the Himachal Pradesh Ceiling on Land Holdings Act, 1972, I furnish the followreturn:-

personal cultivation Remarks village-wise 9 Total area Khasra Nos. and Surplus area with class of land As lessee 5 Total area held on 24-1-1971 Reasons for exepossession mortgagee mptions. 2 As with empted from ceiling under section 5 Selected area which Particulars of area sought to be ex-'As tenant " 9 Village or villages the tenant desires with name of Tehwhich the land is sil and District in Khasra Nos. and to retain with situate class of d tenant, member of his Reasons for variation of total land shown in Columns, 3, 4, and 5 shown in of residence of Name, parentage and Smily/ adult son, if and land column 6 place

The form will be filled up by any adult member of the family recorded in the Land Records and tenant. Signature/thumb impression of in case of a sole minor by his guardian. Notes.-1.

	1-
FORM OF DECLARATION UNDER SECTION 9 OF THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS ACT, 1973	FORM
FORM C-IV (See rule 6)	
column 14.	+ Stude
society or a company shall be mentioned. 6. In case of irrigated land, the source of irrigation whether private or Government be mentioned in	
be given in bighas and acres. 5. For the purpose of columns 3 to 6, the share in the undivided family registered farming co-operative	
4. Wherever figures are required in the Form the same should be in English numerals and the area should	
 the age of each member of the lamily may be given in the femality column against his name. The class of land should be filled in as recorded in the land records on 24-1-1971. 	

tehsil hereby declare that I hold land as land-owner/tenant/mortgagee with possession in Himachal Pradesh in the following Patwar Circles only:— Total area held as landowner/tenant/mortgagee possession 5 with Name of District 4 Name of Tehsil ~ Name of Patwar Circle ~ S. No.

Grand Total

	land have been given in the return submitted al Pradesh Ceiling on Land Holdings Rules,
Dated	Signature/thumb impression of the landowner/tenant/mortgagee with possession.
· 	AFFIDAVIT
	particulars given by me in the above decla- f my knowledge and belief and that nothing
Dated	Landowner/tenant/mortgagee with possession, s/oresident of VillageTehsil
, A	ATTESTATION
before me thisday	declaration was made on solemn affirmation of
Dated	Magistrate 1st Class/Oath-Commissioner at
s/o	above affidavit has been read out to Shriresident of Village, the deponent. who he same at the time of its making.
Dated	Magistrate 1st Class/Oath-Commissioner at
[FORM C-V See rule 6 (2)]
DER SUB-RULE (2) OF RI	BE ISSUED BY THE COLLECTOR UN- ULE 6 OF THE HIMACHAL PRADESH AND HOLDINGS RULES, 1973
below of the return under rule and Pradesh Ceiling on Land Holdison oflandow	in respect of each of the districts mentioned 4 and affidavit under rule 6 (1) of the Himachal ngs Rules, 1973 from Shri
SI. No. Name of	the district Name of the tehsil
Dated197.	Collector, District.

FORM OF LANDOWNE	FORM OF RETURN TO BE PR LANDOWNER/A MORTGAGEE CEILI	EPARED BY THE WITH POSSESSIC	(See rule 8) (See rule 8) (GEE WITH POSSESSION UNDER RULE 8 OF THE LAND HELD BY A GEE WITH POSSESSION UNDER RULE 8 OF THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS RULES, 1973	GENCY OF THUE 8 OF THUES, 1973	IE LAND H E HIMACH	ELD BY A AL PRADESH
Name, parentage and	1	sa	Total area field on 24-1-71	l on 24-1-71		Area of land
place of residence of landowner/mortgagee with possession/mem- ber of his family/	e and District in which the land is // situate	As landowner	As mortgagee with possession	As lessee	As tenant	tanscrited after 24-1-71 (particulars to be given in Schedule 'A')
adult son, if an	у 2	3	4	~	9	7
	Area of land left after transfer	er transfer	Tc	Total area under Area under ten-	Area under	i
As landowner A		As lessee	As tenant tic	tion village-wise		ceiling under
× &	with possession 9	10		12	13	section 5 14
Reasons for ex-	Remarks					
emption 15	91					

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possession 4 mortgagee

the land is situate 2

CERTIFICATE TO BE RECORDED BY THE PATWARI

I hereby certify that entries made by me in this Form are in accordance with those made in the revenue records and are correct.	this Form are in accordance with those	made in the revenue records and
Dated		PatwariCircle.
	ATTESTATION	
I have checked the entries made in this Form and attest them to be correct.	and attest them to be correct.	Nationgo
Dated	ATTESTATION	Circl ^e .
I have verified the entries made in this Form and attest them to be correct.	and attest them to be correct.	
Dated		Tehsildar
	FORM C-VII (See rule 8)	Tehsil
FORM OF RETURN TO BE PREPARED BY THE REVENUE AGENCY OF THE LAND HELD BY A TENANT UNDER RULE 8 OF THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS RULES, 1973	THE REVENUE AGENCY OF THE L PRADESH CEILING ON LAND HOL	AND HELD BY A TENANT DINGS RULES, 1973
Name, parentage and Village or villages	Total area held on 24-1-71	Total area under
tenant/member of his and District in which family/adult son, if any the land is situate	As tenant As mortgagee A with possession	As lessee village-wise

......Circle.

Kanungo....

I have checked the entries made in this Form and attest them to be correct.

I have verified the entries made in this Form and attest them to be correct.

ATTESTATION

Tehsildar....Tehsil.

and 5 and land shown in	rarticulars of the area to be exempted under section 5	reasons for exemption	Remarks
column 6	8	6	01
Notes.—1. The age of each men 3. The Class of land sh 3. Wherever figures are in bighas and acres.	The age of each member of the family may be given in the remarks column agains. The Class of land should be filled in as recorded in the Land Records on 24-1-71. Wherever figures are required in the Form the same should be in English nume in bighas and acres.	The age of each member of the family may be given in the remarks column against his name. The Class of land should be filled in as recorded in the Land Records on 24-1-71. Wherever figures are required in the Form the same should be in English numerals and area should be given in bighas and acres.	name. and area should be given
4. For the purpose of columns. company shall be mentioned. CERTIFIC.	of columns 3 to 6, the share in the undivided family, register mentioned. CERTIFICATE TO BE RECORDED BY PATWARI	For the purpose of columns 3 to 6, the share in the undivided family, registered farming co-operative society a company shall be mentioned. CERTIFICATE TO BE RECORDED BY PATWARI	rming co-operative society a
I hereby certify that enti- correct.	ies made by me in this Form are	I hereby certify that entries made by me in this Form are in accordance with those made in the revenue record and are	the revenue record and ar
	ATTESTATION		rankariCircle.

FORM C-VIII (See ruies 9 & 10)

DRAFT STATEMENT SHOWING THE PARTICULARS OF A LANDOWNER/TENANT/MORTGAGEE Note.—(1) Figures, wherever required to be given in this Form should be given in English numerals. WITH POSSESSION TO BE PREPARED UNDER SECTION 10 OF THE ACT

Remarks	7
Surplus area	9
Name, paren- Village or villa- Total are owned Area (with Kha- Particulars of Surplus area tage and place ges with name of or held as land- sra & Khewat area (with Khas- of residence of Tehsil in which owner/tenant/ Nos.) not exce- ra & Khewat landowner/ te- land is situate mortgagee with eding the aggre- Nos.) exempted possession villa- gate permissible from ceiling unger-with possession ge-wise are which the der section 5 of landowner/tenant the Act mortgagee with possesion desires to retain	ν
Area (with Khasra & Khewat Nos.) not exceeding the aggregate permissible are which the landowner/tenant mortgagee with posseion desires to retain	4
Total are owned or held as land- owner/tenant/ mortgagee with possession villa- ge-wise	က
Village or villages with name of Tehsil in which land is situate	7
Name, parentage and place of residence of landowner/ tenant/ mortgagee with possession	1

No	
NoOffice of the Collector	
of the the	
No Office of Dated the	

for necessary action under section 10 of the Himachal Pradesh Ceiling on Land Holdings Act, 1973. If he desires to take any objection, regarding this draft A copy is forwarded to...... son of.....landowner/tenant/mortgaeee with possession resident statement he can send the same to the undersigned before the expirty of 30 days after the date of the service of the draft stastatement tement upon him. The objections, if any, so received, will be taken into consideration before finalizing the draft of Village...., Tehsil.....nd District.... under section 10 of the Act.

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FOR	(See

ge and place of		Details of surplus area		The amoun	The amount for land declared surplus	clared surpl	ns
residence of Tehsil and Dis- landowner/ten- trict in which ant/mortgagee land is situate with possession	of Tehsil and Dis- of Trensil and Dis- in- trict in which ee land is situate ion	Village (s) in which Classes of land Total surplusarea For the land For the land in land is situate with Khewat and acres upto 30 acres upto 30 Acres acres acres acres acres with Khasra No.	lasses of land	Fotal surplus are	a For the upto 10	land For the acres exceess acres	he land in sof 10 upto 30
For the land T above 30 acres m	otal of cols.	For the land Total of cols. Amount payable Total amou structure, tube- ns 9 and 10 well or crop, if any, standing on the land	e #	amount Amount already Balance of amount colum- paid in cash payable in cash	Balance of amo	mount	Remarks
œ	σ	01	Ξ	12	13		7

For	м	C-X
(See	rule	12)

	То	$\sum_{i \in \mathcal{N}} \mathbf{Y}_{i,i}$. 15
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A copy of Form C-VIII of the statement of amount prepared under subsection (2) of section 13 of the Himachal Pradesh Ceiling on Land Holdings Act, 1972 is forwarded to you under the said sub-section. You are hereby required to appear personally or by duly authorised agent before the undersigned on the.....at.....at. and state the nature of your interest on the land and the amount and particulars of your claim to amount for such interest.

Collector..... District.

FORM XI [See rule 14 (1)] VOUCHER FOR PAYMENT OF AMOUNT IN CASH

Book No Vouche	r No.—Book No.—Voucher No.—
	sidence of the claimant————————————————————————————————————
Amount Payable in Cash Rs.	Voucher No. ———————————————————————————————————
Signature of Collector, Dated———	Name, parentage and address of the Claimant
Received Voucher No.—	Book No.—Approved for Rs.—— (in words)
Claimants siguature or the Address—	numb impression
Dated———	Signature of Collector. Dated—————
Dated	Signature of receipient———
Pay in cash Rs. Dated———	(in words)—only. Signature of the Collector.
	•

1666 ग्रासाधारण राजपत्र, हि	माचल प्रदेश, 24 ग्रक्तूबर 1973/2 कार्तिक 1895
FORM OF REQUISITION	FORM C-XII See rule 14 (1)] N TO BE SENT BY THE COLLECTOR TREASURY OFFICER
То	No.————————————————————————————————————
The Treasury Office	r,
Voucher Nos. I—100 for pay	to the undersigned one Book containing ment of amount in cash under the Himannel Holdings Act, 1973 (19 of 1973).
	Collector, (His office seal).
[See FORM OF INTIMATIO OF \	FORM C-XIII rule 14 (1)] N TO THE TREASURY OFFICER USE OUCHER BOOKS
Intimation No.——— From	dated
The Collector, Distri	ct.
To The Treasury Office	¢r,
This is to intimate that I have commenced the use of Book Nos. 1—100. Please acknow	No.————————————————————————————————————
I	Collector, (His office seal).
STATEMENT OF ENC	(See rule 15) ASHED AMOUNT CASH VOUCHERS RPLUS AREA DETERMINED LINDER

STATEMENT OF ENCASHED AMOUNT CASH VOUCHERS ISSUED FOR THE SURPLUS AREA DETERMINED UNDER THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS ACT, 1973 (19 OF 1973)

Date of Book and Treasury/ Amount Signature of Rema paid Treasury Vouchers sury Voucher No.			Trea	sury——	——District	
1 2 3 4 5	Date encashme	ent Sl. No. o	f sub-trea, sury Vou-	Amount paid	Treasury	Remarks
- 2 3 4 5 b	1	2	3	4	5	6

	- 1 III		, 1895 1667
•	FORM C-XV		11
	(See rule 15)		
MONTHLY STATEME FOR THE SURPLU PROVISIONS OF ON LAND HOD Tehsil	JS AREA DETE THE HIMACHA LDINGS ACT, 1	ERMINED L PRADES 973 (19 OF	H CEILING 1973)
Book and Serial No. of Voucher	Total amo		Remarks
	V 1		
		Tre	asury Officer, District.
Dated	* * * * * * * * * * * * * * * * * * *	••••	
The Collector,Distri	ct. FORM C-XV	I	
	(See rule 15))	
CONSOLIDATED MO AMOUNT IN CASH UNDER THE PRO CEILING ON L	FOR THE SURPI	LUS AREA I E HIMACHA S ACT, 1973 (DETERMINED LPRADESH
Month		Year	
Month Name of District	Total amou	nt paid by	Remarks
		nt paid by	
Name of District	Total amou	nt paid by	Remarks
Name of District	Total amou cash pay 2	nt paid by yment	Remarks 3
Name of District 1 No Forwarded to the:— 1. Commissioner, 2. Financial Com	Total amou cash pay 2	nt paid by yment	Remarks 3

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lowing return: To

landowner/ten- ant/mortgagee with possession/ members of his family/adult son if any	which land is situate	As landowner	As mortgagee As tenant with possession	As tenant	As lessee	
,	. 2	ю	4	2	9	7

exceeding in the	ymortgagee with sires to retain	land held as mortgagee with	possession 14
Total area Selected area not exceeding in the shown in aggregate the permissible area which	ne iandowner/tenan possession de	Land held in pro- land held as prietary rights mortgagee wit	13
Total area shown in	8 to 11		12
quest ase)	Land acquired	Account to	11
red by inheritance, beques hange, mortgage, lease)	Land acquired		10
Particulars of area acquired by inheritance, bequest or gift, transfer (sale, exchange, mortgage, lease)	Land acquired	with possession	. 6
Particular or gift, tr	Land acquired Land acquired	as another	∞

ر و	·					_
Pemarke		20				
curning	entd inc	7			:	
Fetimated curning		19				
- 0A0-	- Av.		•			
Descone fo	mption	18				
Dortion long of orde	sought to be exempted from ceiling	under section 5				
·	Land held as lessee	16				
	Land held as tenant Land held as	15				

CERTIFICATE

I solemnly affirmed that the particulars given by me in this Form are correct.

mortgagee with possession. Signature or thumb-impression of landowner/tenant/

Notes.—1. The form will be filled in the case of a family by an adult member of the family and in the case of a sole minor by his guardian.

2. The age of each member of the family whether minor or adult may be given in the remarks column against

Wherever figures are required in the Form the same should be in English numerals and the area should be given in The class of land should be filled in as recorded in the Land Records on 24-1-71. bighas and acres.

5. For the purposes of columns 3 to 6, the share in the undivided family registered co-operative farming society of a company shall be furnished.

6. Land to be recorded for minor member of a family and separate unit to be shown in columns 13 to 16.
7. In case of irrigated land, the source of irrigation whether private or Government be mentioned in column14.

FORM C-XVIII [See rule 16 (2)]

column 3 to 6 Total area of ~ Particulars of area owned or held prior to acquisition by inheritance, As lessee 9 bequest or gift, transfer (sale, mortgage, exchange, lease) As tenant 5 with possession As mortgagee 4 As landowner 3 with which land is name of tehsil and district in Village(s) 2 lowing return:-Parentage and place with possession member of his of residence of landowner/tenant/mortgagee family/adult son if any. To Name,

Selected area not exceeding in the aggregate the per-	cquired column 8 to 11. andowner/tenant/mortgagee with possession desires to retain	Land held in Land held as proprietary rights mortgagee with
Particulars of area acquired by inheritance, bequest or gift, transfer (sale, exchange, mortgage, lease)	d as Land acquired as Land a ith tenant as lesse	TOTECOCON

possession

14

13

12

11

10

6

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Land held as tenant Land held		Particulars of area as lessee sought to be exe-	Reasons for ex- Estima emptions	Estimated surplus area	Remarks
15		mpted 17	<u>&</u>	61	. 20
	:	٠			
I hereby certify and are correct.	CERTIFIC Y that entries made	CATE TO BE RECC by me in this Form	CERTIFICATE TO BE RECORDED BY THE PATWARI I hereby certify that entries made by me in this Form are in accordance with those made in the revenue record re correct.	IRI ose made in the r	evenue record
Dated		ATTESTATION made in this Form and attest them to be correct	them to be correct.	Patwari Circle	i i
DatedI have verified the entries	=	ATTESTATION made in this Form and attest them to be correct.	them to be correct.	Kanungo	: :
Dated				Tehsildar	: :

FORM C-XIX

[See rule 16 (4)]

FORM OF DECLARATION UNDER SECTION 17 OF THE HIMACHAL PRADESH CEILING ON LAND HOLDINGS ACT, 1973

			ACT,	1973	
1.			s	/o	resident
of vill	lage. Tehsil.			District.	.,,
hereb	y declare th	at I hold	land as		/mortgagee with
SI No.	Name of Patwar Circle	Name of Tehsil		with possession prior to acquisi-	acquired by inhe- irtance, bequest, gift, transfer (sale, exchange, mortgage, lease)
1	2	3	4	5	6
	:		Grand T	otal	
under	ne details of rule 4 of the which are er	he Himacha	land have I Pradesh	been given in the Ceiling on Land	e return submitted Holdings Rules,
Date	ed			Signature/thumb- the landowner/to	enant/mortgagee

AFFIDAVIT

I solemnly affirm that the particulars given by me in the above declaration are true to the best of my knowledge and belief and that nothing has been concealed.

Landowner/tenant/mortgagee with possession, resident of village...
Tehsil......, District.....

ATTESTATION

	ration was made on solemn affirmation
before me this day of	19 at in
district by Shri	s/o,
resident of villageTehs	il District
	1 01 10
Dated	Magistrate 1st Class/Oath Commissioner at
s/o	affidavit has been read out to Shri, resident of village
Tehsil, Distric	t, the deponent, who
seems perfectly to understand the	same at the time of its making.
Dated	Magistrate 1st Class/Outh
	Commissioner at

By order, K. C. CHAUHAN, Under Secretary.